

# COUNTY OF SAN LUIS OBISPO DEPARTMENT OF PLANNING AND BUILDING STAFF REPORT

### SUBDIVISION REVIEW BOARD

MEETING DATE CONTACT/PHONE APPLICANT FILE NO.
February 6, 2006 Stephanie Fuhs Domhilhur Krichevsky CO 04-0345
(805) 781-5721 SUB2004-00025

#### SUBJECT

Hearing to consider a request by Domhildur Krichevsky for a Tentative Parcel Map to subdivide an existing one acre parcel into four parcels ranging in size from 10,000 to 13,587 square feet, for the purpose of sale and/or development. The project includes off-site road improvements to Melanie Lane. The project will result in the disturbance of approximately 35,000 square feet of the one acre parcel. The division will create one onsite road. The proposed road name is: Clover Court. The proposed project is within the Residential Single Family land use category and is located at 397 Melanie Lane, approximately 700 feet south of Grande Avenue, in the community of Nipomo. The site is in the South County Inland planning area.

#### RECOMMENDED ACTION

- 1. Adopt the Negative Declaration in accordance with the applicable provisions of the California Environmental Quality Act, Public Resources Code Section 21000 et seq.
- Approve Tentative Parcel Map CO 04-0345 based on the findings listed in Exhibit A and the conditions listed in Exhibit B

#### ENVIRONMENTAL DETERMINATION

The Environmental Coordinator, after completion of the initial study, finds that there is no substantial evidence that the project may have a significant effect on the environment, and the preparation of an Environmental Impact Report is not necessary. Therefore, a Negative Declaration (pursuant to Public Resources Code Section 21000 et seq., and CA Code of Regulations Section 15000 et seq.) has been issued on December 15, 2005 for this project. Mitigation measures are proposed to address Air Quality and Water and are included as conditions of approval.

LAND USE CATEGORY Residential Single Family	· -		SUPERVISOR DISTRICT(S) 4
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### PLANNING AREA STANDARDS:

22.112.080 – Nipomo Urban Area Standards

### LAND USE ORDINANCE STANDARDS:

22.22.080 – Subdivision standards for the Residential Single Family land Use Category

### EXISTING USES:

Single family residence, avocado orchard

### SURROUNDING LAND USE CATEGORIES AND USES:

North: Residential Single Family/Residences East: Residential Single Family/Residences West: Residential Single Family/Residences

ADDITIONAL INFORMATION MAY BE OBTAINED BY CONTACTING THE DEPARTMENT OF PLANNING & BUILDING AT:

COUNTY GOVERNMENT CENTER ★ SAN LUIS OBISPO ★ CALIFORNIA 93408 ★ (805) 781-5600 ★ FAX: (805) 781-1242



OTHER AGENCY / ADVISORY GROUP INVOLVEMENT: The project was referred to: Nipomo Community Advisory Co Commissioner, County Parks, CDF, Nipomo Community Sel	
TOPOGRAPHY: Nearly level to gently sloping	VEGETATION: Grasses, ornamental, avocados
PROPOSED SERVICES: Water supply: Community system Sewage Disposal: Community sewage disposal system Fire Protection: CDF	ACCEPTANCE DATE: August 31, 2005

### ORDINANCE COMPLIANCE:

### Minimum Parcel Size

Section 22.22.080 of the Land Use Ordinance establishes standards for determining minimum parcel sizes in the Residential Single Family land use category. The standards are based on the type of access serving the property, the topography of the site, and the type of water supply and sewage disposal. Minimum parcel size is based on the largest parcel size as calculated by tests. This section of the Land Use Ordinance is superceded by Planning Area Standards established in Section 22.112.080 which requires 10,000 minimum parcel sizes for the parcel being subdivided in this application (see discussion below).

### Quimby Fees

Title 21, the Real Property Division Ordinance, establishes an in-lieu fee for all new land divisions for the purpose of developing new, or rehabilitating existing, park or recreational facilities to serve the land division. Payment of the parkland fee for all undeveloped parcels is required prior to map recordation.

### Affordable Housing Fees

County Ordinance 2529 establishes a fee of 3.5% of the public facility fee for all new land divisions. This allows recognized affordable housing projects to be exempted from public facility fees.

### Design Standards

The proposed parcels are consistent with the design criteria set forth in Chapter 3 of the Title 21 of the Real Property Division Ordinance.

### PLANNING AREA STANDARDS:

Section 22.112.080 - Nipomo Urban Area Standards: Community-wide - (A)(2) - All streets outside of the central business district require an offer of dedication for a minimum 8-foot parkway between the curb and sidewalk with landscaping improvements including at least one street tree per 50 feet of frontage and lawn or low-maintenance plants. As conditioned, the project complies with this standard. (A)(4) - A drainage plan is required for the project site. As conditioned, the project meets this standard. Section H(1)(a)(2) - The minimum parcel size requirement for this parcel is 10,000 square feet. As proposed, the project meets this standard.

COMMUNITY ADVISORY GROUP COMMENTS: The Nipomo Community Advisory Council supported the project at their December 13, 2004 meeting.

Subdivision Review Board CO 04-0345/Krichevsky Page 3



### AGENCY REVIEW:

Public Works - Supports with conditions

Environmental Health - Stock conditions for community water and sewer

Ag Commissioner – Avocados not considered a commercial operation, no significant impact to agricultural resources

County Parks – Require Quimby and building division fees

CDF – See attached fire safety plan

Nipomo Community Services District - See attached 'intent to serve' letter

APCD – No comments received

### **LEGAL LOT STATUS:**

The one lot was legally created by a recorded map at a time when that was a legal method of creating lots.

### **FINDINGS - EXHIBIT A**

### Environmental Determination

A. The Environmental Coordinator, after completion of the initial study, finds that there is no substantial evidence that the project may have a significant effect on the environment, and the preparation of an Environmental Impact Report is not necessary. Therefore, a Negative Declaration (pursuant to Public Resources Code Section 21000 et seq., and CA Code of Regulations Section 15000 et seq.) has been issued on December 15, 2005 for this project. Mitigation measures are proposed to address Air Quality and Water and are included as conditions of approval.

### Tentative Map

- B. The proposed map is consistent with applicable county general and specific plans because it complies with applicable area plan standards and is being subdivided in a consistent manner with the Residential Single family land use category.
- C. The proposed map is consistent with the county zoning and subdivision ordinances because the parcels meet the minimum parcel size set by the Land Use Ordinance and the design standards of the Real Property Division Ordinance.
- D. The design and improvement of the proposed subdivision are consistent with the applicable county general and specific plans because required improvements will be completed consistent with county ordinance and conditions of approval and the design of the parcels meets applicable policies of the general plan and ordinances.
- E. The site is physically suitable for the type of development proposed because the proposed parcels contain adequate area for development of single family residences and accessory structures.
- F. The site is physically suitable for the proposed density of the development proposed because the site can adequately support single family residences and accessory structures.
- G. The design of the subdivision or the proposed improvements will not cause substantial environmental damage or substantially and avoidably injure fish or wildlife or their habitat because the project is located in an urbanized area that does not contain significant fish or wildlife habitat.
- H. The design of the subdivision or the type of improvement will not conflict with easements acquired by the public at large for access through or use of property within the proposed subdivision.
- I. The proposed map complies with Section 66474.6 of the State Subdivision Map Act, as to methods of handling and discharge of waste.

#### Road Improvements

J. In the interest of the public health and safety, and as a necessary pre-requisite to the orderly development of the surrounding area, the construction of any road improvements shall occur prior to recordation of the parcel map or, if bonded for, within one year after recordation of the parcel map and prior to issuance of a permit or other grant of approval for development on a parcel.



### **EXHIBIT B**

### CONDITIONS OF APPROVAL FOR CO 03-0345 (Krichevsky)

### **Approved Project**

1. A Tentative Parcel Map to subdivide an existing one acre parcel into four parcels ranging in size from 10,000 to 13,587 square feet, for the purpose of sale and/or development.

### **Access and Improvements**

Roads and/or streets to be constructed to the following standards:

- a. Melanie Lane widened to complete an A-2 cul-de-sac section fronting the property, including an 8-foot landscaped parkway.
- 2. A private easement be reserved on the map for access to lots 2 through 4.
- 3. All grading shall be done in accordance with Appendix 33 of the Uniform Building Code. All lot lines shall be considered as Site Area Boundaries with slopes setback accordingly.

### **Improvement Plans**

- 4. Improvement plans shall be prepared in accordance with San Luis Obispo County Improvement Standards and Specifications by a Registered Civil Engineer and submitted to the Department of Public Works and the county Health Department for approval. The plan is to include:
  - a. Street plan and profile.
  - b. Drainage ditches, culverts, and other structures (if drainage calculations require).
  - c. Water plan (County Health).
  - d. Sewer plan (County Health).
  - e. Grading and erosion control plan for subdivision related improvement locations.
  - f. Public utility plan, showing all existing utilities and installation of all utilities to serve every lot.
  - g. 8 foot landscaped parkway in compliance with the planning area standard.
  - h. The following measures shall be shown on the improvement plans. In addition, the contractor or builder shall designate a person or persons to monitor the dust control program and to order increased watering, as necessary, to prevent transport of dust off site. Their duties shall include holiday and weekend periods when work may not be in progress. The name and telephone number of such persons shall be provided to the APCD prior to commencement of construction.
    - 1. Reduce the amount of disturbed area where possible.
    - 2. Use of water trucks or sprinkler systems in sufficient quantities to prevent airborne dust from leaving the site. Reclaimed (nonpotable) water should be used whenever possible.
    - 3. Vehicle speed for all construction vehicles shall not exceed 15 mph on any unpaved surface at the construction site.
    - 4. All trucks hauling dirt, sand, soil, or other loose materials are to be covered or should maintain at least two feet of freeboard (minimum vertical distance between top load and top of trailer) in accordance with CVC Section 23114.



- 5. Sweep streets at the end of each day if visible soil material is carried onto adjacent paved roads. Water sweepers with reclaimed water should be used where feasible.
- 5. The applicant shall enter into an agreement with the county for the cost of checking the map, the improvement plans if any, and the cost of inspection of any such improvements by the county or its designated representative. The applicant shall also provide the county with an Engineer of Work Agreement retaining a Registered Civil Engineer to furnish construction phase services, Record Drawings and to certify the final product to the Department of Public Works.
- 6. The Registered Civil Engineer, upon completion of the improvements, must certify to the Department of Public Works that the improvements are made in accordance with all conditions of approval, including any related land use permit conditions and the approved improvement plans. All public improvements shall be completed prior to occupancy of any new structure. Air Quality

### Drainage

Submit complete drainage calculations to the Department of Public Works for review and approval.

- 7. If calculations so indicate, drainage must be retained in a drainage basin on the property. The design of the basin to be approved by the Department of Public Works, in accordance with county standards.
- 8. If a drainage basin is required, the drainage basin along with rights of ingress and egress be:
  - a. offered for dedication to the public by certificate on the map with an additional easement reserved in favor of the owners and assigns.

### **Utilities**

- 9. Electric and telephone lines shall be installed underground.
- 10. Cable T.V. conduits shall be installed in the street.
- 11. Gas lines shall be installed.

### Design

12. The applicant shall apply to the Department of Planning and Building for approval of new street names prior to the filing of the final parcel or tract map. Approved street names shall be shown on the final parcel or tract map and improvement plans.

### **Fire Protection**

13. The applicant shall obtain a fire safety clearance letter from the California Department of Forestry (CDF)/County Fire Department establishing fire safety requirements prior to filing the final parcel or tract map per the CDF letter dated August 29, 2005 and January 12, 2005.



### Parks and Recreation (Quimby) Fees

14. Unless exempted by Chapter 21.09 of the county Real Property Division Ordinance or California Government Code section 66477, prior to filing of the final parcel or tract map, the applicant shall pay the in-lieu" fee that will be used for community park and recreational purposes as required by Chapter 21.09. The fee shall be based on the total number of new parcels or remainder parcels shown on the map that do not already have legal residential units on them.

### Affordable Housing Fee

15. Prior to filing the final parcel or tract map, the applicant shall pay an affordable housing fee of 3.5 percent of the adopted public facility fee effective at the time of recording for each residential lot. This fee shall not be applicable to any official recognized affordable housing included within the residential project.

### Landscape Plans

- 16. If a drainage basin is required, then submit detailed landscaping plans in compliance with Chapter 22.16/Section 23.04.180 et seq. to the Department of Planning and Building for review and approval prior to filing of the final parcel or tract map. Said plans to include location, species, size, and method of maintenance of all proposed plant materials. All proposed plant materials shall be of a drought tolerant variety and be sized to provide a mature appearance within three years of installation. Plan to include:
  - a. Drainage basin fencing, if the drainage basin has a depth of 2 feet or greater as measured from the top of the rim to the lowest portion of the basin.
  - b. Drainage basin perimeter landscape screening, if the basin is fenced
  - c. Landscaping for erosion control.
- 17. All approved landscaping shall be installed or bonded for prior to filing of the final parcel or tract map and thereafter maintained in a viable condition on a continuing basis. If bonded for, landscaping shall be installed within 90 days of completion of the improvements.

### Additional Map Sheet

- 18. The applicant shall prepare an additional map sheet to be approved by the county Department of Planning and Building and the Department of Public Works. The additional map sheet shall be recorded with the final parcel or tract map. The additional map sheet shall include the following:
  - a. That the owner(s) of lot(s) 1-4 are responsible for on-going maintenance of drainage basin fencing in perpetuity, if the basin is fenced.
  - b. That the owner(s) of lot(s) 1-4 are responsible for on-going maintenance of drainage basin/adjacent landscaping in a viable condition on a continuing basis into perpetuity.
  - c. If improvements are bonded for, all public improvements (roads, drainage, and utilities) shall be completed prior to occupancy of any new structure.
  - d. A notice that no construction permits will be given a final inspection until the fire safety conditions established in the letter dated August 29, 2005 and January 12, 2005 from the California Department of Forestry (CDF)/County Fire Department are completed. **Prior to occupancy or final inspection**, which ever occurs first, the applicant shall obtain final inspection approval of all required fire/life safety measures.



### Air Quality

- e. During construction/ground disturbing activities, the applicant shall implement the following particulate (dust) control measures. These measures shall be shown on the grading and building plans. In addition, the contractor or builder shall designate a person or persons to monitor the dust control program and to order increased watering, as necessary, to prevent transport of dust off site. Their duties shall include holiday and weekend periods when work may not be in progress. The name and telephone number of such persons shall be provided to the APCD prior to commencement of construction.
  - 1. Reduce the amount of disturbed area where possible,
  - 2. Use of water trucks or sprinkler systems in sufficient quantities to prevent airborne dust from leaving the site. Reclaimed (nonpotable) water should be used whenever possible.
  - 3. Vehicle speed for all construction vehicles shall not exceed 15 mph on any unpaved surface at the construction site.
  - 4. All trucks hauling dirt, sand, soil, or other loose materials are to be covered or should maintain at least two feet of freeboard (minimum vertical distance between top load and top of trailer) in accordance with CVC Section 23114.
  - 5. Sweep streets at the end of each day if visible soil material is carried onto adjacent paved roads. Water sweepers with reclaimed water should be used where feasible.

### Water

- f. **Prior to final inspection or occupancy (whichever occurs first),** the following measures shall be applied to the proposed turf areas, to be maintained for the life of the project:
  - 1. To maximize drought-tolerance and minimize water usage, warm season grasses, such as bermuda or buffalograss, shall be used;
  - 2. To minimize establishment of shallow roots, the following shall be avoided on turf areas, and provided in all applicable documents (e.g., educational brochure, CC&Rs, landscape plans): close mowing, overwatering, excessive fertilization, soil compaction and accumulation of thatch;
  - 3. Watering times shall be programmed for longer and less frequently rather than for short periods and more frequently.
- g. All water fixtures installed (including showers, faucets, etc.) that are not specified in the Uniform Plumbing Code shall be of an ultra low flow design, where applicable. Water using appliances (e.g., dishwashers, clothes washers, etc.) shall be of high water efficiency design. These shall be shown on all applicable plans **prior to permit issuance**.

### **Covenants, Conditions and Restrictions**

- 19. The developer shall submit proposed covenants, conditions, and restrictions for the subdivision to the county Department of Planning and Building for review and approval. The CC&R's shall provide at a minimum the following provisions:
  - a. On-going maintenance of drainage basin/adjacent landscaping in a viable condition on a continuing basis into perpetuity.
  - b. Maintenance of all local streets within the subdivision.

### Air Quality

c. During construction/ground disturbing activities, the applicant shall implement the following particulate (dust) control measures. These measures shall be shown on the grading and building plans. In addition, the contractor or builder shall designate a person or persons to monitor the dust control program and to order increased watering, as necessary, to prevent transport of dust off site. Their



duties shall include holiday and weekend periods when work may not be in progress. The name and telephone number of such persons shall be provided to the APCD prior to commencement of construction.

- 1. Reduce the amount of disturbed area where possible,
- 2. Use of water trucks or sprinkler systems in sufficient quantities to prevent airborne dust from leaving the site. Reclaimed (nonpotable) water should be used whenever possible.
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#### Water

- d. **Prior to final inspection or occupancy (whichever occurs first),** the following measures shall be applied to the proposed turf areas, to be maintained for the life of the project:
  - 1. To maximize drought-tolerance and minimize water usage, warm season grasses, such as bermuda or buffalograss, shall be used;
  - 2. To minimize establishment of shallow roots, the following shall be avoided on turf areas, and provided in all applicable documents (e.g., educational brochure, CC&Rs, landscape plans): close mowing, overwatering, excessive fertilization, soil compaction and accumulation of thatch;
  - 3. Watering times shall be programmed for longer and less frequently rather than for short periods and more frequently.
- e. All water fixtures installed (including showers, faucets, etc.) that are not specified in the Uniform Plumbing Code shall be of an ultra low flow design, where applicable. Water using appliances (e.g., dishwashers, clothes washers, etc.) shall be of high water efficiency design. These shall be shown on all applicable plans **prior to permit issuance**.

### **Miscellaneous**

- 20. This subdivision is also subject to the standard conditions of approval for all subdivisions using community water and sewer, a copy of which is attached hereto and incorporated by reference herein as though set forth in full.
- 21. All timeframes on approved tentative maps for filing of final parcel or tract maps are measured from the date the Review Authority approves the tentative map, not from any date of possible reconsideration action.



### STANDARD CONDITIONS OF APPROVAL FOR SUBDIVISIONS USING COMMUNITY WATER AND SEWER

- 1. Community water and fire protection shall be obtained from the community water system.
- 2. Operable water facilities from an approved community water source shall be assured prior to the filing of the final map. A "final will serve" letter shall be obtained and submitted to the county Health Department for review and approval stating there are operable water facilities immediately available for connection to the parcels created. Water main extensions, laterals to each parcel and related facilities (except well(s)) may be bonded for subject to the approval of county Public Works, the county Health Department and the public water utility.
- 3. No residential building permits are to be issued until the community (public) water system is operational with a domestic water supply permit issued by the county Health Officer.
- 4. In order to protect the public safety and prevent possible groundwater pollution, any abandoned wells on the property shall be destroyed in accordance with the San Luis Obispo County Well Ordinance Chapter 8.40, and county Health Department destruction standards. The applicant is required to obtain a permit from the county Health Department.
- 5. When a potentially operational or operational auxiliary water supply in the form of an existing well(s) is located on the parcels created and approved community water is proposed to serve the parcels, the community water supply shall be protected from real or potential cross-contamination by means of an <u>approved</u> cross-connection control device installed at the meter or property line service connection <u>prior to occupancy</u>. (Chapter 8.30, San Luis Obispo County Ordinance)
- 6. Sewer service shall be obtained from the community sewage disposal system.
- 7. Prior to the filing of the map a "final will serve" letter be obtained and submitted to the county Health for review and approval stating that community sewer system service is immediately available for connection to the parcels created. Sewer main extensions may be bonded for, subject to the approval of county Public Works and sewer district.
- 8. No residential building permits shall be issued until community sewers are operational and available for connection.
- 9. An encroachment permit shall be obtained from county Public Works for any work to be done within the county right-of-way.
- 10. An encroachment permit shall be obtained from the California Department of Transportation for any work to be done on the state highway.
- 11. Any existing reservoir or drainage swale on the property shall be delineated on the map.



- 12. Prior to submission of the map "checkprints" to county Public Works, the project shall be reviewed by all applicable public utility companies and a letter be obtained indicating required easements.
- 13. Required public utility easements shall be shown on the map.
- 14. Approved street names shall be shown on the map.
- 15. The applicant shall comply with state, county and district laws/ordinances applicable to fire protection and consider increased fire risk to area by the subdivision of land proposed.
- 16. The developer shall submit a preliminary subdivision guarantee to county Public Works for review prior to the filing of the map.
- 17. Any private easements on the property shall be shown on the map with recording data.
- 18. All conditions of approval herein specified, unless otherwise noted, shall be complied with prior to the filing of the map.
- 19. After approval by the Review Authority, compliance with the preceding conditions will bring the proposed subdivision in conformance with the Subdivision Map Act and county ordinances.
- 20. A map shall be filed in accordance with Subdivision Map Act and county ordinance prior to sale, lease, or financing of the lots proposed by the subdivision.
- 21. A tentative map will expire 24 months from the effective date of the approval. Tentative maps may be extended. Written requests with appropriate fees must be submitted to the Planning Department prior to the expiration date. The expiration of tentative maps will terminate all proceedings on the matter.



**Signature** 

### COUNTY OF SAN LUIS OBISPO

FOR OFFICIAL USE ONLY (SF)

County of San Luis Obispo

**Public Agency** 

MITIGATED NEGATIVE DECLARATION & NOTICE OF DETERMINATION

ENVIRONMENTAL DE	TERMINATION NO. <u>ED05-</u>	100	DATE: December 1	5, 2005
PROJECT/ENTITLEME	NT: Krichevsky Parcel Map	SUB2004-00025	i e	
APPLICANT NAME: ADDRESS:	Pacific Engineering 2540 A Skyway Dr. Santa	a Maria CA, 93455	Talankana (005) 000	7000
CONTACT PERSON:	Same as applicant		Telephone: (805) 928	- 7363
subdivide an app square feet for	<b>FENT:</b> Request by Domh roximate one acre parcel in the purpose of sale and/one Melanie Lane, which will record parcel.	nto four parcels rang or development. T	jing in size from 10,000 to he project includes off-si	13,587 te road
at 397 Melanie La	sed project is within the Res ane, approximately 700 feet South County (Inland) plan	south of Grande Av		
Co	ounty of San Luis Obispo ounty Government Center on Luis Obispo, CA 93408	, Rm. 310	nning & Building	
OTHER POTENTIAL PE	RMITTING AGENCIES: N	one		
	<b>TION:</b> Additional information acting the above Lead Ager			may be
COUNTY "REQUEST F	OR REVIEW" PERIOD EN	DS AT	5 p.m. on December 2	9, 2005
20-DAY PUBLIC REVIE	W PERIOD begins at the t	ime of public notif	ication	
Iotice of Determinatinhis is to advise that the San Responsible Agency appropriate the following determinations.	Luis Obispo Countyoved/denied the above des	cribed project on		
this project pursuant t approval of the projec	ave a significant effect on the other of CEQA.  It. A Statement of Overriding oursuant to the provisions of the provisio	Mitigation measure ng Considerations w	s were made a condition o	f the
his is to certify that the Negronal Publication		nents and response	s and record of project app	oroval is
	ment of Planning and Build vernment Center, Room 31			

**Date** 

**Project Manager Name** 

### California Department of Fish and Game CERTIFICATE OF FEE EXEMPTION

De Minimis Impact Finding

**PROJECT TITLE & NUMBER:** Krichevsky Tentative Parcel Map CO04-0345/ED05-100

Domhildur Krichevsky
397 Melanie Lane
Nipomo, CA 93444
<u>(805) 929-5424</u>

**PROJECT DESCRIPTION/LOCATION:** See attached Notice of Determination

### FINDINGS OF EXEMPTION:

There is no evidence before this agency that the proposed project has the potential for adverse effect on wildlife resources for one or more of the following reason(s):

(X) The project is located in an urbanized area that does not contain substantial fish or wildlife resources or their habitat.
( ) The project is located in a highly disturbed area that does not contain substantial fish or wildlife resources or their habitat.
( ) The project is of a limited size and scope and is not located in close proximity to significant wildlife habitat.
( ) The applicable filing fees have/will be collected at the time of issuance of other County

approvals for this project. Reference Document Name and No.\_\_\_\_.

### ( ) Other: \_\_\_\_

### **CERTIFICATION:**

I hereby certify that the lead agency has made the above findings of fact and that, based upon the initial study and the hearing record, the project will not individually or cumulatively have an adverse effect on wildlife resources, as defined in Section 711.2 of the Fish and Game Code.

Ellen Carroll, Environmental Coordinator County of San Luis Obispo

Date:  $\frac{12}{r_1/\sigma \varsigma}$ 



### COUNTY OF SAN LUIS OBISPO INITIAL STUDY SUMMARY - ENVIRONMENTAL CHECKLIST

Project Title & No. Krichevsky Parcel Map CO04-0345; ED 05-100

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"Potent	tially Significant Impact" the attached pages for	POTENTIALLY AFFECTE for at least one of the envi discussion on mitigation me ficant levels or require further	ronmental fasures or p	factors checked belo	ow. Please
☐ Agr ☐ Air ☐ Biol	sthetics icultural Resources Quality logical Resources tural Resources	☐ Geology and Soils ☐ Hazards/Hazardous M ☐ Noise ☐ Population/Housing ☐ Public Services/Utilities	aterials	<ul><li>☐ Recreation</li><li>☐ Transportation/C</li><li>☐ Wastewater</li><li>☐ Water</li><li>☐ Land Use</li></ul>	irculation
DETE	RMINATION: (To be con	npleted by the Lead Agency	)		
On the	e basis of this initial evalu	uation, the Environmental Co	oordinator fi	nds that:	
	The proposed project NEGATIVE DECLARA	COULD NOT have a signation of the court of t	nificant effe	ect on the environn	nent, and a
	be a significant effect	project could have a signific in this case because revis ject proponent. A MITIGA	ions in the	project have been	made by or
		t MAY have a significa PACT REPORT is required.	nt effect	on the environme	nt, and an
	unless mitigated" impa analyzed in an earlier addressed by mitigation	MAY have a "potentially s ct on the environment, but document pursuant to ap on measures based on the MENTAL IMPACT REPORT e addressed.	at least one plicable leg earlier and	e effect 1) has beer al standards, and 2 alysis as described	n adequately 2) has been on attached
	potentially significant NEGATIVE DECLARA mitigated pursuant to	project could have a signification of the project could have a signification of the project of t	nalyzed ad e standards IVE DECLA pposed proje	equately in an ea s, and (b) have bee ARATION, including	rlier EIR or n avoided or revisions or
Jol	an MCKonzie wed by (Print)	Jan Mh Jaie Signature	Ellen Carr	ental Coordinator	/2/7/05 Date

### **Project Environmental Analysis**

The County's environmental review process incorporates all of the requirements for completing the Initial Study as required by the California Environmental Quality Act (CEQA) and the CEQA Guidelines. The Initial Study includes staff's on-site inspection of the project site and surroundings and a detailed review of the information in the file for the project. In addition, available background information is reviewed for each project. Relevant information regarding soil types and characteristics, geologic information, significant vegetation and/or wildlife resources, water availability, wastewater disposal services, existing land uses and surrounding land use categories and other information relevant to the environmental review process are evaluated for each project. Exhibit A includes the references used, as well as the agencies or groups that were contacted as a part of the Initial Study. The Environmental Division uses the checklist to summarize the results of the research accomplished during the initial environmental review of the project.

Persons, agencies or organizations interested in obtaining more information regarding the environmental review process for a project should contact the County of San Luis Obispo Environmental Division, Rm. 310, County Government Center, San Luis Obispo, CA, 93408-2040 or call (805) 781-5600.

### A. PROJECT

DESCRIPTION: Request by Domhildur Krichevsky for a Tentative Parcel Map to subdivide an existing) one acre parcel into four parcels ranging in size from 10,000 to 13,587 square feet, for the purpose of sale and/or development. The project includes off-site road improvements to Melanie Lane. The project will result in the disturbance of approximately 35,000 square feet of the one acre parcel. The division will create one on-site road. The proposed road name is: Clover Court. The proposed project is within the Residential Single Family land use category and is located at 397 Melanie Lane, approximately 700 feet south of Grande Avenue, in the community of Nipomo. The site is in the South County Inland planning area.

ASSESSOR PARCEL NUMBER(S): 092-141-028

SUPERVISORIAL DISTRICT #4

### **B. EXISTING SETTING**

PLANNING AREA: South County (Inland), Nipomo

LAND USE CATEGORY: Residential Single Family

COMBINING DESIGNATION(S): None

EXISTING USES: Residence, undeveloped

TOPOGRAPHY: Nearly level to gently sloping

VEGETATION: Grasses, ornamental landscaping avocado trees

PARCEL SIZE: 1 acre

### SURROUNDING LAND USE CATEGORIES AND USES:

North: Residential Single Family; undeveloped	East: Residential Single Family; undeveloped
South: Residential Single Family; undeveloped	West: Residential Single Family; undeveloped



### C. ENVIRONMENTAL ANALYSIS

During the Initial Study process, several issues were identified as having potentially significant environmental effects (see following Initial Study). Those potentially significant items associated with the proposed uses can be minimized to less than significant levels.

### COUNTY OF SAN LUIS OBISPO INITIAL STUDY CHECKLIST

1.	AESTHETICS - Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Create an aesthetically incompatible site open to public view?				
b)	Introduce a use within a scenic view open to public view?			$\boxtimes$	
c)	Change the visual character of an area?			$\boxtimes$	
d)	Create glare or night lighting, which may affect surrounding areas?				
e)	Impact unique geological or physical features?			$\boxtimes$	
f)	Other:				
·	act. No significant visual impacts are expedigation/Conclusion. No mitigation measure		ary.		
2.	AGRICULTURAL RESOURCES - Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Convert prime agricultural land to non-agricultural use?			$\boxtimes$	
b)	Impair agricultural use of other property or result in conversion to other uses?				
c)	Conflict with existing zoning or Williamson Act program?				
d)	Other:				

**Setting**. The soil types include: Oceano sand, (0 - 9 % slope). As described in the Natural Resource Conservation Service Soil Survey, the "non-irrigated" soil class is "VI", and the "irrigated" soil class is "IV".

**Impact.** The project is located in a predominantly non-agricultural area with the exception of a greenhouse operation approximately 600 feet to the east of the project site and an avocado orchard on the southern portion of the parcel. Based on other subdivisions in the immediate vicinity, the site lies outside the area requiring agricultural buffers or other mitigation measures for agricultural resources. The avocado orchard on the property is not considered a commercial operation, so removal of these trees with future residential development is not considered a significant impact.

**Mitigation/Conclusion.** No mitigation measures are necessary.

3.	AIR QUALITY - Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Violate any state or federal ambient air quality standard, or exceed air quality emission thresholds as established by County Air Pollution Control District?				
b)	Expose any sensitive receptor to substantial air pollutant concentrations?				
c)	Create or subject individuals to objectionable odors?				
d)	Be inconsistent with the District's Clean Air Plan?				$\boxtimes$
<b>e</b> )	Other: Cumulative, dust				

**Setting.** The Air Pollution Control District (APCD) has developed the CEQA Air Quality Handbook to evaluate project specific impacts and help determine if air quality mitigation measures are needed, or if potentially significant impacts could result. To evaluate long-term emissions, cumulative effects, and establish countywide programs to reach acceptable air quality levels, a Clean Air Plan has been adopted (prepared by APCD).

Impact. As proposed, the project will result in the disturbance of approximately 35,000 square feet. This will result in the creation of construction dust, as well as short- and long-term vehicle emissions. Based on Table 1-1 of the CEQA Air Quality Handbook, the project will result in less than 10 lbs./day of pollutants, which is below thresholds warranting any mitigation. The project is consistent with the general level of development anticipated and projected in the Clean Air Plan. In addition, each new residence will be subject to the South County Air Quality Mitigation fee, which is intended to partially mitigate the cumulative effects of new residential development within the South County planning area. This program funds several strategies within the South County to improve air quality and reduce single-occupant vehicles, by: attracting transit ridership through regional bus stop improvements; replacement of old diesel school buses, encouraging carpooling through park-and-ride lot



improvements and ridesharing advertising; promoting the use of bicycles through bike lane installation; reducing dust through limited road paving of several unpaved roads; and by providing electronic information/services locally to reduce vehicle trip lengths. No significant air quality impacts are expected to occur.

In 1994, the South County Area Plan was adopted and associated EIR certified. As a part of that analysis, a cumulative assessment of the buildout impacts of the planning area was completed, which included the ultimate breakdown of the subject property as is currently proposed. While cumulative impacts to air quality was identified in the EIR as potentially significant and unavoidable, the findings recognized that the existing cumulative air quality mitigation program, combined with a slight improvement over the previous Area Plan buildout would offset some of these impacts.

**Mitigation/Conclusion.** Incorporation of dust control measures during the construction phase of the project as well as payment of the South County Air Quality Mitigation fee will reduce impacts to a level of insignificance.

4.	BIOLOGICAL RESOURCES - Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Result in a loss of unique or special status species or their habitats?				$\boxtimes$
b)	Reduce the extent, diversity or quality of native or other important vegetation?				
c)	Impact wetland or riparian habitat?			$\boxtimes$	
d)	Introduce barriers to movement of resident or migratory fish or wildlife species, or factors, which could hinder the normal activities of wildlife?				
e)	Other:				
lates	ng. The following habitats were observed to California Diversity database and other bats were identified:				ased on the or sensitive

nabitats were identified:

Plants: San Mesa Manzanita (Arctostyphylos rudis) app. 0.5 miles southwest and 0.8 miles

northwest of site.

Wildlife: None

Habitats: Santa Barbara Vernal Pool Region.

**Impact.** A site visit conducted by planning department staff found that the site is predominally non-native grasses, ornamental landscaping and an avocado orchard, with little to no native vegetation on the site. There were also no areas of standing water or areas where water would naturally pool since the site topography is gently sloping, so the potential for a vernal pool on this site is remote.

**Mitigation/Conclusion.** No significant biological impacts are expected to occur, and no mitigation measures are necessary.

5.	CULTURAL RESOURCES - Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Disturb pre-historic resources?				
b)	Disturb historic resources?				
c)	Disturb paleontological resources?			$\boxtimes$	
d)	Other:				
	ing. The project is located in an area his ric structures are present and no paleontology.				
cultu	act. A Phase I surface survey was conduc ral materials was noted on the property. expected.	•	• '	•	
	gation/Conclusion. No significant cultur ation measures are necessary.	al resource in	mpacts are e	xpected to occ	cur, and no
6.	GEOLOGY AND SOILS - Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Result in exposure to or production of unstable earth conditions, such as landslides, earthquakes, liquefaction, ground failure, land subsidence or other similar hazards?				
b)	Be within a California Geological Survey "Alquist-Priolo Earthquake Fault Zone"?				
<b>c</b> )	Result in soil erosion, topographic changes, loss of topsoil or unstable soil conditions from project-related improvements, such as vegetation removal, grading, excavation, or fill?				
d)	Change rates of soil absorption, or amount or direction of surface runoff?				
e)	Include structures located on expansive soils?				

6.	GEOLOGY AND SOILS - Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable	
f)	Change the drainage patterns where substantial on- or off-site sedimentation/ erosion or flooding may occur?					
g)	Involve activities within the 100-year flood zone?					
h)	Be inconsistent with the goals and policies of the County's Safety Element relating to Geologic and Seismic Hazards?					
i)	Preclude the future extraction of valuable mineral resources?					
<i>j)</i>	Other:					
proportion potent consideration of the consideratio	Setting. GEOLOGY - The topography of the project is nearly level to gently sloping. The area proposed for development is outside of the Geologic Study Area designation. The landslide risk potential is considered low. The liquefaction potential during a ground-shaking event is considered low. Active faulting is known to exist on or near the subject property (app. 0.7 miles northeast of site). The project is not within a known area containing serpentine or ultramafic rock or soils.  DRAINAGE – The area proposed for development is outside the 100-year Flood Hazard designation. The closest creek (Nipomo Creek) from the proposed development is approximately .75 miles to the northeast. As described in the Natural Resource Conservation Service Soil Survey, the soil is considered well drained.  SEDIMENTATION AND EROSION – The soil types include: Oceano sand, (0 - 9 % slope). As described in the NRCS Soil Survey, the soil surface is considered to have low erodibility and low shrink-swell characteristics.					
Impa	ct. As proposed, the project will result in t	he disturbance	e of approxima	ately 35,000 squ	uare feet.	
_	ation/Conclusion. There is no evidence ance or codes are needed.	that measure	s above what	will already be	required by	
7.	HAZARDS & HAZARDOUS MATERIALS - Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable	
a)	Result in a risk of explosion or release of hazardous substances (e.g. oil, pesticides, chemicals, radiation) or exposure of people to hazardous substances?					

7.	HAZARDS & HAZARDOUS MATERIALS - Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
b)	Interfere with an emergency response or evacuation plan?				
c)	Expose people to safety risk associated with airport flight pattern?				
d)	Increase fire hazard risk or expose people or structures to high fire hazard conditions?				
<b>e</b> )	Create any other health hazard or potential hazard?			$\boxtimes$	
f)	Other:	-			
a sig	act. The project does not propose the use prificant fire safety risk. The project is not expect the project is not expect the project is not expect the project in the project is not expected, and no mitigation measures are necessity.	expected to cor	nflict with any r	egional evacua	tion plan.
8.	NOISE - Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Expose people to noise levels that exceed the County Noise Element thresholds?				
b)	Generate increases in the ambient noise levels for adjoining areas?				
c)	Expose people to severe noise or vibration?				
d)	Other:				

**Setting.** The project is not within close proximity of loud noise sources, and will not conflict with any sensitive noise receptors (e.g., residences). Based on the Noise Element's projected future noise generation from known stationary and vehicle-generated noise sources, the project is within an acceptable threshold area.

**Impact**. The project is not expected to generate loud noises, nor conflict with the surrounding uses.

**Mitigation/Conclusion.** No significant noise impacts are anticipated, and no mitigation measures are necessary.

9.	POPULATION/HOUSING - Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Induce substantial growth in an area either directly or indirectly (e.g., through projects in an undeveloped area or extension of major infrastructure)?				
b)	Displace existing housing or people, requiring construction of replacement housing elsewhere?			$\boxtimes$	
c)	Create the need for substantial new housing in the area?			$\boxtimes$	
d)	Use substantial amount of fuel or energy?			$\boxtimes$	
<b>e</b> )	Other:				
Title be im Impa displa	18 of the County Code (Public Facilities Faposed as a condition of approval of any note.  The project will not result in a need ace existing housing.  ation/Conclusion. No significant population	Fees) requires tew residential conformation and hou	hat an afforda development p nt amount of i	ble housing mi roject. new housing, a are anticipate	tigation fee and will not ed, and no
housi	ation measures are necessary. Prior to ng mitigation fee of 3.5 percent of the add ty-recognized affordable housing included	opted Public Fa	icility Fee. Th	ant will pay an is fee will not a	affordable apply to any
10.	PUBLIC SERVICES/UTILITIES - Will the project have an effect upon, or result in the need for new or altered public services in any of the following areas:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Fire protection?		$\boxtimes$		
b)	Police protection (e.g., Sheriff, CHP)?		$\boxtimes$		

10.	PUBLIC SERVICES/UTILITIES - Will the project have an effect upon, or result in the need for new or altered public services in any of the following areas:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
c)	Schools?		$\boxtimes$		
d)	Roads?		$\boxtimes$		
<b>e</b> )	Solid Wastes?			$\boxtimes$	
f)	Other public facilities?				
g)	Other:				
Setting. The project area is served by the County Sheriff's Department and CDF/County Fire as the primary emergency responders. The closest CDF fire station (Nipomo station 20) is approximately 1.4 miles to the (north). The closest Sheriff substation is in Oceano, which is approximately 12 miles northwest from the proposed project. The project is located in the Lucia Mar Unified School District.  Impact. The project's direct and cumulative impacts are within the general assumptions of allowed use for the subject property that was used to estimate the fees in place. In addition, the project will have a cumulative effect on circulation systems within the community of Nipomo.					
fee p	ation/Conclusion. Public facility (county) rograms have been adopted to address the County Road Improvement fees, and will	he project's d	irect and cumu	ulative impacts	as well as
11.	RECREATION - Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Increase the use or demand for parks or other recreation opportunities?		$\boxtimes$		
b)	Affect the access to trails, parks or other recreation opportunities?			$\boxtimes$	
c)	Other				
	ng. The County Trails Plan shows that a poroject is not proposed in a location that wil		_	•	
	to map recordation, county ordinance vement or development of neighborhood of	•		a fee (Quimb	y) for the
Impa	ct. The proposed project will not create	a significant	need for addit	tional park or r	ecreational

resources.

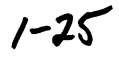


**Mitigation/Conclusion**. The "Quimby" fee will adequately mitigate the project's impact on recreational facilities. No significant recreation impacts are anticipated, and no additional mitigation measures are necessary.

12.	TRANSPORTATION/ CIRCULATION - Will the project:	Potentially Significant	lmpact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Increase vehicle trips to local or areawide circulation system?				
b)	Reduce existing "Levels of Service" on public roadway(s)?				
c)	Create unsafe conditions on public roadways (e.g., limited access, design features, sight distance, slow vehicles)?				
d)	Provide for adequate emergency access?				
e)	Result in inadequate parking capacity?				
f)	Result in inadequate internal traffic circulation?				
g)	Conflict with adopted policies, plans, or programs supporting alternative transportation (e.g., pedestrian access, bus turnouts, bicycle racks, etc.)?				
h)	Result in a change in air traffic patterns that may result in substantial safety risks?				
i)	Other:				

**Setting.** Future development will access onto Melanie Lane, a local road operating at an acceptable level of service. Referrals were sent to the Public Works Department. No significant traffic-related concerns were identified.

**Impact**. The proposed project is estimated to generate about 38 trips per day, based on the Institute of Traffic Engineer's manual of 9.57/unit. This small amount of additional traffic will not result in a significant change to the existing road service or traffic safety levels. The project, along with others in the area, will have a cumulative impact on transportation facilities. The project site is located in the South County Circulation fee area. New residences will be subject to the circulation fee, which is intended to partially mitigate the cumulative effects of additional traffic generated by new residential development within the South County planning area.



**Mitigation/Conclusion**. No significant traffic impacts were identified, and no mitigation measures are necessary beyond the payment of the South County Road Improvement fees at the time of future residential construction.

13.	WASTEWATER - Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Violate waste discharge requirements or Central Coast Basin Plan criteria for wastewater systems?				
b)	Change the quality of surface or ground water (e.g., nitrogen-loading, daylighting)?				
c)	Adversely affect community wastewater service provider?				$\boxtimes$
d)	Other:				
Mitig meas	act. The project proposes to use a communication/Conclusion. No significant impactures are proposed or necessary.  WATER - Will the project:				
a)	Violate any water quality standards?				$\boxtimes$
b)	Discharge into surface waters or otherwise alter surface water quality (e.g., turbidity, temperature, dissolved oxygen, etc.)?				
c)	Change the quality of groundwater (e.g., saltwater intrusion, nitrogenloading, etc.)?				
d)	Change the quantity or movement of available surface or ground water?				
<b>e</b> )	Adversely affect community water service provider?				$\boxtimes$

14.	WATER - Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
f)	Other:				
Envir there Base resou The f	ng. The project proposes to use a commental Health Division has reviewed to is preliminary evidence that there will be do not available information, there is sometices to serve existing and topography of the project is nearly level the proposed development is approximately, the soil surface is considered to have	the project for water sufficient water ne concern regar future developed to gently slopinately 0.75 miles	ater availability available to se ding the longoment on g. The closes	and has deter rve the propos term availabili the Nipom st creek (Nipo	mined that sed project. ty of water o Mesa. mo Creek)
Base	nct. As proposed, the project will result and on the project description, as shown dikely be about 4.72 acre feet/year (AF)	below, a reason			
	4 residential lots (w/primary (0.85 afy) & Source: "City of Santa Barbara Water Demand Factor	& secondary (0.33 & Conservation Study	<i>afy) X 4 lots)</i> "User Guide" (Aug.,	= <i>4.72afy</i> <sup>1989)</sup>	
Maria lands	gation/Conclusion. Due to continued used a Groundwater Basin, water conservations are proposed. Standard drainages osed project and will provide sufficient me	tion measures for ge and erosion c	or future resident ontrol measure	dential develo es will be requ	pment and ired for the
15.	LAND USE - Will the project:	Inconsistent	Potentially Inconsistent	Consistent	Not Applicable
a)	Be potentially inconsistent with land use, policy/regulation (e.g., general plan [county land use element and ordinance], local coastal plan, specific plan, Clean Air Plan, etc.) adopted to avoid or mitigate for environmental effects?				
b)	Be potentially inconsistent with any habitat or community conservation plan?				
c)	Be potentially inconsistent with adopted agency environmental plans or policies with jurisdiction over the project?				
d)	Be potentially incompatible with surrounding land uses?				

15.	LAND USE - Will the project:	Inconsistent	Potentially Inconsistent	Consistent	Not Applicable
<b>e</b> )	Other:				
was r appro sent t Air Pl on re	ng/Impact. Surrounding uses are identified eviewed for consistency with policy and/or opriate land use (e.g., County Land Use to outside agencies to review for policy color, etc.). The project was found to be conference documents used).	r regulatory dod Ordinance, Lod onsistencies (e. onsistent with th	cuments relating cal Coastal Plag., CDF for Fir nese document	g to the enviro in, etc.). Refe e Code, APCE is (refer also to	nment and errals were for Clean Exhibit A
	atible with the surrounding uses as summ				,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
	ation/Conclusion. No inconsistencies what will already be required was determ			no additional	measures
16.	MANDATORY FINDINGS OF SIGNIFICANCE - Will the project:	Potentially Significant	Impact can & will be mitigated	Insignificant Impact	Not Applicable
a)	Have the potential to degrade the qual habitat of a fish or wildlife species, ca sustaining levels, threaten to eliminat or restrict the range of a rare or endar examples of the major periods of	use a fish or w e a plant or an	vildlife popula imal commun	tion to drop b ity, reduce th	elow self- e number
	California history or prehistory?			$\boxtimes$	
b)	Have impacts that are individually limit considerable? ("Cumulatively considerable incremental effects of a project are connection with the effects of past procurrent projects, and the effects of probable future projects)	lerable" means onsiderable wh	s that the nen viewed in		
c)	Have environmental effects which will adverse effects on human beings, eith		ntial		
	indirectly?				
Cou Envi	further information on CEQA or the county's web site at "www.sloplanning.org ronmental Resources Evaluation Sy elines/" for information about the Californi	ı" under "Envii rstem at "htt	ronmental Rev p://ceres.ca.go	view", or the	California

<u>Exhibit A - Initial Study References and Agency Contacts</u>
The County Planning or Environmental Division have contacted various agencies for their comments on the proposed project. With respect to the subject application, the following have been contacted (marked with an  $\boxtimes$ ) and when a response was made, it is either attached or in the application file:

Cont	tacted Agency	Response	
$\boxtimes$	County Public Works Department	Attached	
$\boxtimes$	County Environmental Health Division	Attached	
	County Agricultural Commissioner's Office	ce Not Applicable	
	County Airport Manager	Not Applicable	
$\Box$	Airport Land Use Commission	Not Applicable	
$\overline{\boxtimes}$	Air Pollution Control District	None	
Ħ	County Sheriff's Department	Not Applicable	
一	Regional Water Quality Control Board	Not Applicable	
Ħ	CA Coastal Commission	Not Applicable	
П	CA Department of Fish and Game	Not Applicable	
$\overline{\square}$	CA Department of Forestry	Attached	
Ħ	CA Department of Transportation	Not Applicable	
$\overline{\square}$	NipomoCommunity Service District	In File**	
Ħ	Other Parks Division	Attached	
	Other	Not Applicable	
	** "No comment" or "No concerns"-type respon		
$\boxtimes$	mation is available at the County Planning and E  Project File for the Subject Application	Building Department.  Area Plan and Update EIR	
	nty documents Airport Land Use Plans	Circulation Study	
$\boxtimes$	Annual Resource Summary Report	Other documents	
	Building and Construction Ordinance	Archaeological Resources Map	
	Coastal Policies	Area of Critical Concerns Map	
X	Framework for Planning (Coastal & Inland) General Plan (Inland & Coastal), including all	Areas of Special Biological Importance Map	
	maps & elements; more pertinent elements considered include:	☐ California Natural Species Divers  Database	sity
	Agriculture & Open Space Element	Clean Air Plan	
	Energy Element	Fire Hazard Severity Map	
	<ul><li>Environment Plan (Conservation, Historic and Esthetic Elements)</li></ul>	<ul><li>☒ Flood Hazard Maps</li><li>☒ Natural Resources Conservation</li></ul>	
		Service Soil Survey for SLO Co	ounty
		Regional Transportation Plan	-
	Parks & Recreation Element	☐ Uniform Fire Code	4 1
$\square$			tral
	Real Property Division Ordinance	☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐	at,
$\square$	Trails Plan	streams, contours, etc.)	•
	Solid Waste Management Plan	Other	

In addition, the following project specific information and/or reference materials have been considered as a part of the Initial Study:

Phase I Archaeological Surface Survey, Thor Conway, Heritage Discoveries, Inc., February 2005



### **Exhibit B - Mitigation Summary Table**

### Air Quality

- 1. **During construction/ground disturbing activities**, the applicant shall implement the following particulate (dust) control measures. These measures shall be shown on the grading and building plans. In addition, the contractor or builder shall designate a person or persons to monitor the dust control program and to order increased watering, as necessary, to prevent transport of dust off site. Their duties shall include holiday and weekend periods when work may not be in progress. The name and telephone number of such persons shall be provided to the APCD prior to commencement of construction.
  - a. Reduce the amount of disturbed area where possible,
  - b. Use of water trucks or sprinkler systems in sufficient quantities to prevent airborne dust from leaving the site. Reclaimed (nonpotable) water should be used whenever possible.
  - c. Vehicle speed for all construction vehicles shall not exceed 15 mph on any unpaved surface at the construction site.
  - d. All trucks hauling dirt, sand, soil, or other loose materials are to be covered or should maintain at least two feet of freeboard (minimum vertical distance between top load and top of trailer) in accordance with CVC Section 23114.
  - e. Sweep streets at the end of each day if visible soil material is carried onto adjacent paved roads. Water sweepers with reclaimed water should be used where feasible.

### <u>Water</u>

- 2. **Prior to final inspection or occupancy (whichever occurs first)**, the following measures shall be applied to the proposed turf areas, to be maintained for the life of the project:
  - a. To maximize drought-tolerance and minimize water usage, warm season grasses, such as bermuda or buffalograss, shall be used;
  - b. To minimize establishment of shallow roots, the following shall be avoided on turf areas, and provided in all applicable documents (e.g., educational brochure, CC&Rs, landscape plans): close mowing, overwatering, excessive fertilization, soil compaction and accumulation of thatch;
  - c. Watering times shall be programmed for longer and less frequently rather than for short periods and more frequently.
- 3. All water fixtures installed (including showers, faucets, etc.) that are not specified in the Uniform Plumbing Code shall be of an ultra low flow design, where applicable. Water using appliances (e.g., dishwashers, clothes washers, etc.) shall be of high water efficiency design. These shall be shown on all applicable plans **prior to permit issuance**.

**DATE:** October 24, 2005

### DEVELOPER'S STATEMENT FOR KRICHEVSKY TENTATIVE PARCEL MAP ED05-100 (CO 04-0345/SUB 2004-00025)

The applicant agrees to incorporate the following measures into the project. These measures become a part of the project description and therefore become a part of the record of action upon which the environmental determination is based. All construction/grading activity must occur in strict compliance with the following mitigation measures. These measures shall be perpetual and run with the land. These measures are binding on all successors in interest of the subject property.

**Note:** The items contained in the boxes labeled "Monitoring" describe the County procedures to be used to ensure compliance with the mitigation measures.

### Air Quality

- 1. **During construction/ground disturbing activities**, the applicant shall implement the following particulate (dust) control measures. These measures shall be shown on the grading and building plans. In addition, the contractor or builder shall designate a person or persons to monitor the dust control program and to order increased watering, as necessary, to prevent transport of dust off site. Their duties shall include holiday and weekend periods when work may not be in progress. The name and telephone number of such persons shall be provided to the APCD prior to commencement of construction.
  - a. Reduce the amount of disturbed area where possible,
  - b. Use of water trucks or sprinkler systems in sufficient quantities to prevent airborne dust from leaving the site. Reclaimed (nonpotable) water should be used whenever possible.
  - c. Vehicle speed for all construction vehicles shall not exceed 15 mph on any unpaved surface at the construction site.
  - d. All trucks hauling dirt, sand, soil, or other loose materials are to be covered or should maintain at least two feet of freeboard (minimum vertical distance between top load and top of trailer) in accordance with CVC Section 23114.
  - e. Sweep streets at the end of each day if visible soil material is carried onto adjacent paved roads. Water sweepers with reclaimed water should be used where feasible.

**Monitoring:** All particulate (dust) mitigation measures will be shown on the grading and building plans. In addition, the contractor or builder shall designate a person or persons to implement the dust control program. Compliance will be verified by the APCD in consultation with the Department of Planning and Building.

### Water

- 2. **Prior to final inspection or occupancy (whichever occurs first)**, the following measures shall be applied to the proposed turf areas, and maintained for the life of the project:
  - To maximize drought-tolerance and minimize water usage, warm season grasses, such as bermuda or buffalograss, shall be used;
  - To minimize establishment of shallow roots, the following shall be avoided on turf areas, and provided in all applicable documents (e.g., educational brochure, CC&Rs, landscape plans): close mowing, overwatering, excessive fertilization, soil compaction and accumulation of thatch;
  - Watering times shall be programmed for longer and less frequently rather than for short periods and more frequently.

**Monitoring:** Compliance will be verified by the Department of Planning and Building.

3. All water fixtures installed (including showers, faucets, etc.) that are not specified in the Uniform Plumbing Code shall be of an ultra low flow design, where applicable. Water using appliances (e.g., dishwashers, clothes washers, etc.) shall be of high water efficiency design. These shall be shown on all applicable plans **prior to permit issuance.** 

**Monitoring:** Compliance will be verified by the Department of Planning and Building.

The applicant understands that any changes made to the project description subsequent to this environmental determination must be reviewed by the Environmental Coordinator and may require a new environmental determination for the project. By signing this agreement, the owner(s) agrees to and accepts the incorporation of the above measures into the proposed project description.

Daniel of Knichersky Signature(s) of Owner(s)

Date Nov. 4th, 2005

Name(s) (Print)

David J. Krichevsky

Domhildur A. Krichevsky

### SAN LUIS OBISPO COUNTY



## DEPARTMENT OF PLANNING AND BUILDING

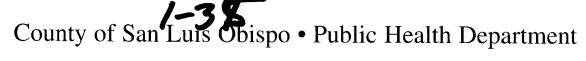
-: NOV 19

VICTOR HOLANDA, AICP DIRECTOR

### THIS IS A NEW PROJECT REFERRAL

	THIS IS A NEW PROJECT REPERIOR
DATE:	11/18/04
FROM	HW/ KRICHEVSKY
FROM	SOUTH Co. TEAU (Please direct response to the above)  SUB 2004-00025 Project Name and Number
	Development Review Section (Phone: 788-2009)
PROJECT 1	DESCRIPTION: CO 04-0345. Parcel map. Divide
1-acr	e into (3) 10,000 sq. ft. lots & (1) 13,000 sq.
17.187	In Nipomo, off Welanie Ln. HPN: 09d-141-02
Return this l	etter with your comments attached no later than: 12/03/04
PART I	IS THE ATTACHED INFORMATION ADEQUATE FOR YOU TO DO YOUR REVIEW?
	YES (Please go on to Part II) NO (Call me ASAP to discuss what else you need. We have only 30 days in which we must accept the project as complete or request additional information.)
PART II	ARE THERE SIGNIFICANT CONCERNS, PROBLEMS OR IMPACTS IN YOUR AREA OF REVIEW?
	NO (Please go on to Part III) YES (Please describe impacts, along with recommended mitigation measures to reduce the impacts to less-than-significant levels, and attach to this letter.)
PART III	INDICATE YOUR RECOMMENDATION FOR FINAL ACTION. Please attach any conditions of approval you recommend to be incorporated into the project's approval, or state reasons for recommending denial. IF YOU HAVE "NO COMMENT," PLEASE INDICATE OR CALL.
Recon	MEND Approval - Stocks ATTACHED
	<i>''</i>
Date	Name State Phone
Date	Tallio 2
M:\PI-Forms\Proj	ect Referral - #216 Word.doc Revised 4/4/03  COUNTY GOVERNMENT CENTER • SAN LUIS OBISPO • CALIFORNIA 93408 • (805) 781-5600
EMAII	planning@co.slo.ca.us • FAX: (805) 781-1242 • WEBSITE: http://www.slocoplanbldg.com

	APPLICATION TYPE CHECKALL THAT APPLY	
	☐ Public Lot 🔀 Parcel Map ☐ Road Abandonment ☐ Sending Site ☐ Other	
	☐ Certificate of Compliance ☐ Tract Map ☐ Reversion to Acreage ☐ Receiving Site ☐ Road Naming/Addressing	
	□ Lot Line Adjustment □ Condominium (new or conversion) □ Preliminary Determination □ Voluntary Merger	
	APPLICANT INFORMATION  Description Down HILDUR KRICHEVSKY  Downton Phone: (805) 929 - 5424	
280		
Ω Ε	Mailing Address 397 Melanie Lane Nipomo CA Zlp: 93444-9784	_
Z Z	□ Applicant Name PACIFIC ENGINEERING Daytime Phone: (805) 978-936	5
HECK BOX FOR CONTACT PERSON	Moiling Address 2540 A SKYWAY DRIVE SANTA MARIA CA Zip: 93455	
ğ	Dayrime Phone: (805) 928-7363	
3	Molling Address 2540 A SKY WAY DRIVE SANTA MARIA CA Zip: 93455	
2	Tiplining 7-50/C35	
	PROPERTY INFORMATION	
	Total Size of Site: 1 ACRE Assessor Parcel Number(s): 092-141-028	
	Legal Description: PARLEL 4 OF RANCHO NIPOMO DA 26 PAGE 23	
	Address of the project (If known): 397 Melanie LANE. NIPOMO CA 03444-9784	ı. ı
	Directions to the site - describe first with name of road providing primary access to the site, then necrest roads, landmarks, etc.: 397 MELANIE	
	LANE THEN LEPT ON CRANDE - RIGHT ON GREHARD - STRAIGHT ON TEFT TO 10	٠.
	Cype   111-1   Edit   Oldi   12	
	RISIDENTIAL HOME &	2 1 1
	Describe current uses, existing structures, and other improvements and vegetation on the property: \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	\$ 15 5 4
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	A SMALL AVACADO ORCHARD	
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May 23, 2005

### Environmental Health Services

2156 Sierra Way • P.O. Box 1489 San Luis Obispo, California 93406 (805) 781-5544 • FAX (805) 781-4211

> Gregory Thomas, M.D., M.P.H. County Health Officer Public Health Director

> > Curtis A. Batson, R.E.H.S. Director

Pacific Engineering 2540A Skyway Drive Santa Maria, CA 93455

ATTN:

REBECCA HARTMAN

RE:

TENTATIVE PARCEL MAP CO 04-0345 (KRICHEVSKY)

SUB 2004-00025

### Water Supply and Wastewater Disposal

This office is in receipt of a **preliminary** intent to serve from the Nipomo Community Services District to provide water and sewer services to the above noted parcel map. Be advised a final can and will serve letter will be required prior to recordation of the final map. The sewer connection to proposed parcel 1 shall occur prior to map recordation so that the existing septic system can be abandoned prior to recordation. The additional improvements for water and sewer will be built or bonded for **prior** to final recordation.

CO 04-0345 is approved for Health Agency subdivision map processing.

LAURIE A. SALO, R.E.H.S.

Senior Environmental Health Specialist

Lauri a. Salo

Land Use Section

c: Kami Griffin, County Planning

South County Team, County Planning

**NCSD** 

Domhildur Krichevsky, Owner



Fire Admin

### CDF/San Luis Obispo County Fire Department

635 N. Santa Rosa • San Luis Obispo • California 93405

August 29, 2005

Planning Building Department County of San Luis Obispo County Government Center San Luis Obispo, CA 93408

Subject: Project # Krichevsky/SUB2004-00025

Dear South County Team,

I have reviewed the improvement plans for parcel map SUB2004-00025 located at Melanie Ln., Nipomo. The improvements plans comply with the conditions of approval and applicable fire safety laws. The improvements shall be installed prior to the recordation of the final map or shall be bonded for. A final inspection of the project is required to ensure compliance prior to the issuance of any permits.

If I can provide additional information or assistance, please call 543-4244.

R. Porled

Sincerely,

Gilbert R. Portillo Fire Inspector







### CDF/San Luis Obispo County Fire Department

635 N. Santa Rosa • San Luis Obispo • California 93405

January 12, 2005

County of San Luis Obispo Department of Planning and Building County Government Center San Luis Obispo, CA 93408

Subject: Parcel Map Project # Krichevsky/SUB 2004-00025

Dear South County Team,

I have reviewed the referral for the parcel map plans for the proposed three parcel subdivision project located at Melanie Ln., Nipomo. This project is located approximately 5 minutes from the closest CDF/San Luis Obispo County Fire Station. The project is located in State Responsibility Area for wildland fires. It is designated a High Fire Severity Zone. This project is required to comply with all fire safety rules and regulations including the California Fire Code, the Public Resources Code and any standards referenced therein.

The following conditions will apply to this project:

#### Access Road

An access road must be constructed to CDF/County Fire standards when it serves more than one parcel; access to any industrial or commercial occupancy, or vehicular access to a single parcel with more than two buildings or four or more dwelling units.

 The maximum length of a dead end road, including all dead-end roads accessed from that dead-end road, shall not exceed the following cumulative lengths, regardless of the number of parcels served:

0	Parcels less than 1 acres	800 feet
0	Parcels 1 acre to 4.99 acres	1320 feet
0	Parcels 5 acres to 19.99 acres	2640 feet
0	Parcels 20 acres or larger	5280 feet

- The road must be 18 feet in width and an all weather surface.
- If the road exceeds 12% it must have a non-skid paved surface.
- Roads may not exceed 16% without special mitigation and shall not exceed 20%.

- All roads must be able to support a 20 ton fire engine.
- Road must be named and addressed including existing buildings.
- A turnaround must be provided if the road exceeds 150 feet.
- Vertical clearance of 13'6" is required.

### **Driveway**

A driveway is permitted when it serves no more than two buildings, with no more than 3 dwelling units or a single parcel, and any number of accessory buildings.

- Driveway width for high and very high fire severity zones:
  - o 0-49 feet, 10 feet is required
  - o 50-199 feet, 12 feet is required
  - o Greater than 200 feet, 16 feet is required
- Turnarounds must be provided if driveway exceeds 300 feet.

### Water Supply

701	C 11	1	1
rne	IOI.	lowing	applies:

☑This project will require a community water system which meets the minimum requirements of the Appendix III-A & III-B of the California Fire Code.
A water storage tank with a capacity determined by a factor of the cubic footage of the structure will be required to serve each existing and proposed structure. A residential fire
connection must be located within 50 to 150 feet of the buildings.

### **Fuel Modification**

- Vegetation must be cleared 10 feet on each side of the driveways and access road.
- Maintain around all structures a 30 foot firebreak. This does not include fire resistive landscaping.
- Remove any part of a tree that is within 10 feet of a chimney.
- Maintain any tree adjacent to or overhanging any building free of deadwood.
- Maintain the roof of any structure free of leaves, needles or other flammable material.

If I can provide additional information or assistance, please call 543-4244.

Sincerely,

Gilbert R. Portillo Fire Inspector

cc: Domhildur Krichevsky, owner Pacific Engineering, agent





# 7-37 SAN LUIS OBISPO COUNTY DEPARTMENT OF PLANNING AND BUILDING

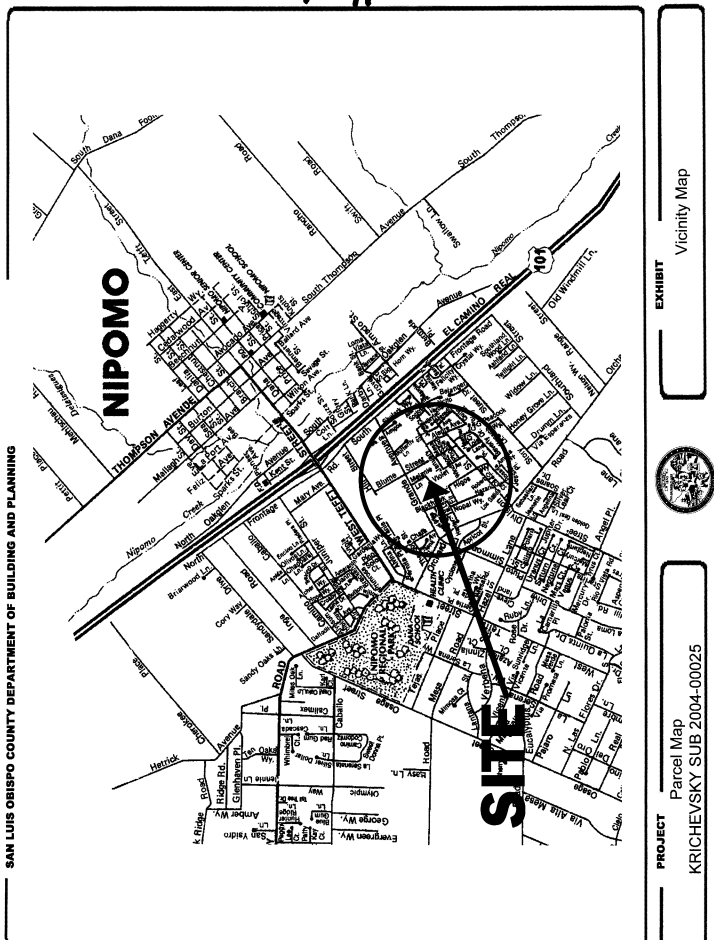


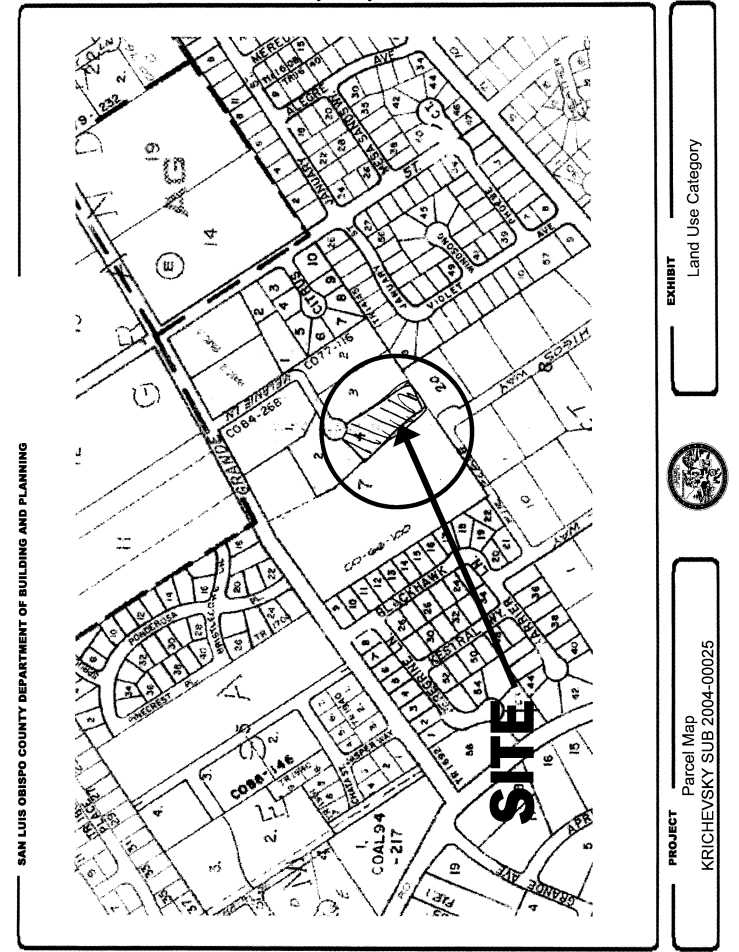
VICTOR HOLANDA, AICP DIRECTOR

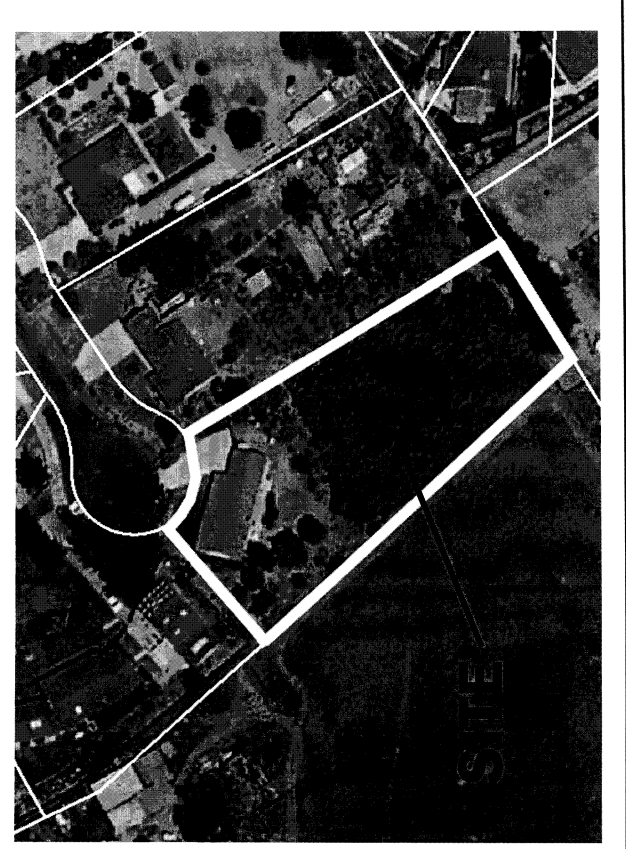
THIS IS A NEW PROJECT REFERRAL

DATE:	11/18/04	
Mo:	Parks	- KRICHEVSKY
. БКОМ:	South Co. TEA (Please direct response to the above)	y SURDMU MOS
	Development Review Section (Phon	e: <u>788-2009</u> ) ()
PROJECT DE	ESCRIPTION: CO 64-0	345. Parcel Map. Divide
1-acre 97.187.	In Nipomo, off	D 5g. ft. lots & (1) 13,000 sg. - Welanie Ln. APN:092-141-028
Return this lett	ter with your comments attached no la	
PART I		ON ADEQUATE FOR YOU TO DO YOUR REVIEW?
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	Réquie payment Applicable Bus	d Quimby Fees and Iching Division fees.
1//30 Date	109 JAN Di Name	(co) <u>x 4089</u> Phone
, (		Revised 4/4/03  .UIS OBISPO • CALIFORNIA 93408 • (805) 781-5600  5) 781-1242 • WEBSITE: http://www.slocoplanbldg.com
EMAIL: D	planning@co.slo.ca.us • FAX: (80	5// 01 12 12 · WEDSITE HELPS/WWW.Siocopianorog.com

	APPLICATION TYPE CHECKALL THAT APPLY
	Public Lot Sending Site Other
	☐ Certificate of Compliance ☐ Tract Map ☐ Reversion to Acreage ☐ Receiving Site ☐ Road Naming/Addressing
	□ Lot Line Adjustment □ Condominium (new or conversion) □ Preliminary Determination □ Voluntary Merger
~	APPLICANT INFORMATION  Deptime Phone: (805) 929 - 5424  Deptime Phone: (805) 929 - 5424
22	
HECK BOX FOR CONTACT PERSON	Mailing Address 397 Melanie Lane Nipomo CA ZIp: 93444-9784
SNT ONTA	□ Applicant Name PACIFIC ENGINEERING Daytime Phone: (805) 928-9363
<b>5</b>	Molling Address 2540 A SKYWAY DRIVE SANTA MARIA CA Zip: 93455
ž	Dagent PACIFIC ENCINEERING Doyrime Phone: (805) 928-7363
桑	Moiling Address 2540 A SKY WAY DRIVE SANTA MARCIA CA Zip: 93455
Ų	
	PROPERTY INFORMATION
	Total Size of Site: 1 PCRE Assessor Parcel Number(s): 092-141-028
	Legal Description: PARLEL 4 OF RANCHO NIPOMO BAY 26 PAGE 23
	Address of the project (If known): 397 Melanie LANE. NIROMO CA 93444-9784
	Directions to the site - describe first with name of road providing primary access to the site, then nearest roads, landmarks, etc.: 397 Melante
	LANG THEN LEFT ON GRANDE - RIGHT ON GREHARD - STRAIGHT ON TEFT TO 10
	Describe current uses, existing structures, and other improvements and vegetation on the property:   Resident lal Itome
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	A SMALL AVAGADO ORCHARD
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	PROPOSED PROJECT Describe the proposed project (inc. size of all proposed parcels): DIVIDING THE PARCEL INTO 3 10,000 <sup>2</sup> FT LOTS 3 1-13,600 + FT LOT  LEGAL DECLARATION I, the owner of record of this property have completed this form accurately and declare that all statement here are true. I do hereby grant official representatives of the county outhorization to inspect the subject property.  Property owner signature: Law hilden (Machine Date Tuly 9 100 4  Planning Area Land Use Group?:  Combining Area Land Use Category:  Coostal Zone: [] In 1] Out Enforcement Case: [] Yes [] No File 3  Planning Planning Code: Addressing:  Planning Addressing:  Addressing:  Planning Date 7/13/2/2/
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SAN LUIS OBISPO COUNTY DEPARTMENT OF BUILDING AND PLANNING

EXHIBIT

Aerial Photograph



PROJECT

Parcel Map KRICHEVSKY SUB 2004-00025

